

PATENT Attorney Docket No. 07675.0001-03

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re U	J.S. Patent Application of:)	
Christer OWMAN)	
Application No.: 09/893,512)	Group Art Unit: 1647
Filed:	June 29, 2001)	Examiner: R. LANDSMAN
For:	HEPTAHELIX RECEPTOR AND)	
	ITS USE AS LEUKOTRIENE B4)	
	RECEPTOR)	

Assistant Commissioner for Patents Washington, D.C. 20231

DECLARATION PURSUANT TO 37 C.F.R. & 1.132

We, Christer Owman and Jesper Bristulf, declare that:

- 1. We have read and understand the present patent application, including the claims.
- 2. On information and belief, we previously submitted a Declaration, executed

 January 20, 2003, in Lund, Sweden, attesting to the fact that the original nucleotide sequence of
 the Lyme21-9 clone was obtained by Christer Owman, and that the originally-obtained sequence
 included reading errors that were later corrected by Jesper Bristulf.
- 3. The Lyme21-9 clone originally sequenced by Christer Owman is the same clone that was later sequenced by Jesper Bristulf.
- 4. The Lyme21-9 clone sequenced by both Christer Owman and Jesper Bristulf is the same clone originally disclosed in the present application.
- 5. The Lyme 21-9 clone sequenced by both Christer Owman and Jesper Bristulf is the same clone that was deposited at the ATCC, which was assigned Accession No. PTA-4543.

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Attorney Docket No. 07675.0001-03 Application No. 09/893,512

All statements made herein of my knowledge are true. All statements made 6. herein on information and belief are believed to be true. All statements made herein were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements might jeopardize the validity of this application or any patent issuing therefrom.

Date: 7/4-2003

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